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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/075,121 02/13/2002		Thomas Bolt	Q02-1031-US1	7279	
7590 06/16/2004  Robert A Saltzberg  MORRISON & FOERSTER LLP 425 Market Street San Francisco, CA 94105			EXAMINER		
			PATEL, NIMESH G		
			ART UNIT	PAPER NUMBER	
			2112		
			DATE MAILED: 06/16/2004	,	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application N	lo.	Applicant(s)		_			
Office Action Summary		10/075,121	1	BOLT ET AL.	2	√ \			
		Examiner		Art Unit	<del>\</del>				
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Period fo	The MAILING DATE of this communication of Reply	appears on the co	ver sheet with the c	correspondence addre	ss				
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATION INSIGNS of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a poperiod for reply is specified above, the maximum statutory per une to reply within the set or extended period for reply will, by stareply received by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the material part of the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than three months after the provided by the Office	N. R 1.136(a). In no event, he reply within the statutory ind will apply and will expand the application.	nowever, may a reply be time minimum of thirty (30) day: pire SIX (6) MONTHS from on to become ABANDONE	nely filed s will be considered timely. the mailing date of this comm D (35 U.S.C. § 133).	unication.				
Status									
1)	Responsive to communication(s) filed on	·							
2a)	☐ This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
3)□	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠	Claim(s) 1-27 is/are pending in the applicati	ion.							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	☐ Claim(s) is/are allowed.								
6)⊠	⊠ Claim(s) <u>1-27</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)[	Claim(s) are subject to restriction and	d/or election requ	iirement.						
Applicat	ion Papers								
9)	The specification is objected to by the Exam	niner.							
10)🖂	The drawing(s) filed on <u>13 February 2002</u> is.	/are: a)⊠ accep	ted or b) ☐ objecte	d to by the Examiner					
	Applicant may not request that any objection to t	the drawing(s) be h	eld in abeyance. See	e 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the corr	rection is required i	f the drawing(s) is ob	jected to. See 37 CFR	1.121(d).				
11)	The oath or declaration is objected to by the	Examiner. Note	the attached Office	Action or form PTO-	152.				
Priority (	under 35 U.S.C. § 119					_			
a)	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority document of th	ents have been re ents have been re priority documents reau (PCT Rule 1	eceived. eceived in Applicati s have been receive 7.2(a)).	ion No ed in this National Sta	age				
Attachmer	nt(s) ce of References Cited (PTO-892)	AL	Interview Summer	(PTO-413)					
2) Notice 3) Information	ce of References Cited (P10-892) ce of Draftsperson's Patent Drawing Review (PT0-948) mation Disclosure Statement(s) (PT0-1449 or PT0/SB er No(s)/Mail Date	(08) 5)	Interview Summary Paper No(s)/Mail Da Notice of Informal F Other:		52)				

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. Claims 1-2, 10-11, and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jacobs('788), in view of what is well known in the art.
- 4. Regarding claim 1, Jacobs discloses a USB system for data communication between a processor and IDE devices, comprising: a plurality of IDE devices(Column 5; Lines 29-33); a USB-to-IDE bridge(Figure 5, 156), wherein the IDE devices are connected to the USB-to-IDE bridge; and a USB controller(Figure 5, 130), wherein the USB-to-IDE bridge is connected to the USB controller, whereby the processor can communicate with the IDE devices via the USB controller.

Jacobs does not specifically disclose a plurality of USB-to-IDE bridges, wherein each IDE device is connected to a respective USB-to-IDE bridge. However, OFFICIAL NOTICE is being taken that using multiple bridges is well known in that art to increase the number of

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devices connected. Further, as evidence, Burke et al.('478) discloses multiple bridges to connect multiple devices(Figure 1). Therefore, it would have been obvious to use a plurality of USB-to-IDE bridges in the system of Jacobs since this would allow more IDE devices to be connected in Jacobs' USB system. Therefore claim 1 is rejected.

- 5. Regarding claim 2, Jacobs discloses a system, wherein at least one of the IDE devices comprises a hard disk drive(Column 3, Lines 55-57).
- 6. Regarding claim 10, Jacobs discloses a method for connecting multiple IDE devices to a processor for data communication(Column 5; Lines 29-33), comprising the steps of: providing a USB-to-IDE bridge(Figure 5, 156); connecting the IDE device to the USB-to-IDE bridge; providing a USB controller(Figure 5, 130); and connecting the USB-to-IDE bridge to the USB controller, whereby the processor can communicate with the IDE devices via the USB controller.

Jacobs does not specifically disclose a plurality of USB-to-IDE bridges, wherein each IDE device is connected to a respective USB-to-IDE bridge. However, OFFICIAL NOTICE is being taken that using multiple bridges is well known in that art to increase the number of devices connected. Further, as evidence, Burke et al.('478) discloses multiple bridges to connect multiple devices(Figure 1). Therefore, it would have been obvious to use a plurality of USB-to-IDE bridges in the system of Jacobs since this would allow more IDE devices to be connected in Jacobs' USB system. Therefore claim 10 is rejected.

- 7. Regarding claim 11, Jacobs discloses a method, wherein at least one of the IDE devices comprises a hard disk drive(Column 3, Lines 55-57).
- 8. Regarding claim 18, Jacobs discloses a data storage system, comprising: a plurality of IDE storage devices(Column 5; Lines 29-33); a USB-to-IDE bridge(Figure 5, 156), wherein each IDE storage device is connected to the USB-to-IDE bridge; and a USB controller(Figure 5, 130),

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wherein the USB-to-IDE bridge is connected to the USB controller, whereby the processor can communicate with the IDE storage devices via the USB controller.

Jacobs does not specifically disclose a plurality of USB-to-IDE bridges, wherein each IDE device is connected to a respective USB-to-IDE bridge. However, OFFICIAL NOTICE is being taken that using multiple bridges is well known in that art to increase the number of devices connected. Further, as evidence, Burke et al.('478) discloses multiple bridges to connect multiple devices(Figure 1). Therefore, it would have been obvious to use a plurality of USB-to-IDE bridges in the system of Jacobs since this would allow more IDE devices to be connected in Jacobs' USB system. Therefore claim 18 is rejected.

- 9. Regarding claim 19, Jacobs discloses a data storage system, further comprising a carrier for each IDE data storage device, such that each IDE disk drive and corresponding USB-to-IDE bridge are stored in the respective carrier(Figure 6, 160).
- 10. Claims 3, 7, 15, and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jacobs in view of the USB Specification 2.0.
- 11. Regarding claim 3, Jacobs does not specifically disclose a system, further comprising one or more USB hubs, each USB hub connected between two or more USB-to-IDE bridges and a USB controller. However the USB specification discloses a system further comprising one or more USB hubs(Section 4.8.2.1; Figure 4-4). Therefore, it would have been obvious to use multiple hubs, as disclosed in the USB specification, in the system of Jacobs, since this would increase the number of available ports to be used by devices.
- 12. Regarding claim 7, Jacobs does not specifically disclose a system, further comprising at least one USB hub connected between a number of the USB-to-IDE bridges and one of the USB controllers. However the USB specification discloses a system further comprising one or more USB hubs(Section 4.8.2.1; Figure 4-4). Therefore, it would have been obvious to use

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multiple hubs, as disclosed in the USB specification, in the system of Jacobs, since this would increase the number of available ports to be used by devices.

- 13. Regarding claim 15, Jacobs does not specifically disclose a method further comprising the steps of: providing at least one USB hub; connecting each hub to a USB controller; and connecting two or more USB-to-IDE controllers to each hub, such that each hub is connected between a USB controller and two or more USB-to-IDE controllers. However the USB specification discloses a system further comprising one or more USB hubs(Section 4.8.2.1; Figure 4-4). Therefore, it would have been obvious to use multiple hubs, as disclosed in the USB specification, in the system of Jacobs, since this would increase the number of available ports to be used by devices.
- 14. Regarding claim 22, Jacobs does not specifically disclose a system, further comprising at least one USB hub connected between a number of the USB-to-IDE bridges and one of the USB controllers. However the USB specification discloses a system further comprising one or more USB hubs(Section 4.8.2.1; Figure 4-4). Therefore, it would have been obvious to use multiple hubs, as disclosed in the USB specification, in the system of Jacobs, since this would increase the number of available ports to be used by devices.
- 15. Regarding claim 23, Jacobs does not specifically disclose a system, further comprising one or more USB hubs, each USB hub connected between two or more USB-to-IDE bridges and a USB controller. However the USB specification discloses a system further comprising one or more USB hubs(Section 4.8.2.1; Figure 4-4). Therefore, it would have been obvious to use multiple hubs, as disclosed in the USB specification, in the system of Jacobs, since this would increase the number of available ports to be used by devices.
- 16. Claims 4-6, 9, 12-14, and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jacobs in view Huang et al.('134), hereinafter referred to as Huang.

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17. Regarding claim 4, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein each IDE device can be utilized in hot plugging. However, Huang discloses a system where a device can be utilized in hot plugging(Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

- 18. Regarding claim 5, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein one or more IDE devices can be disconnected from the system while the system is operating. However, Huang discloses a system, wherein one or more IDE devices can be disconnected from the system while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 19. Regarding claim 6, Jacobs discloses a device being plug and play(Column 3, Line 55)...

  Jacobs does not specifically disclose a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB controller while the system is operating. However, Huang discloses a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB controller while the system is operating (Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 20. Regarding claim 9, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB hub while the

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system is operating. However, Huang discloses a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB hub while the system is operating (Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

- 21. Regarding claim 12, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a method, further comprising the steps of hot plugging one or more IDE devices to the USB-to-IDE bridges. However, Huang discloses a method where a device can be utilized in hot plugging(Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's method of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 22. Regarding claim 13, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a method, wherein one or more IDE devices can be disconnected from the system while the system is operating. However, Huang discloses a method, wherein one or more IDE devices can be disconnected from the system while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's method of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 23. Regarding claim 14, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a method, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB controller while the system is operating. However, Huang discloses a method, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB controller while the system is operating (Column 3, Lines 1-3). Therefore it would have been obvious to

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use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

- 24. Regarding claim 20, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein one or more IDE devices can be disconnected from the system while the system is operating. However, Huang discloses a system, wherein one or more IDE devices can be disconnected from the system while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 25. Regarding claim 21, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB hub while the system is operating. However, Huang discloses a system, wherein at least one additional IDE device coupled to a corresponding USB-to-IDE bridge can be connected to the USB hub while the system is operating (Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 26. Claims 8, 16-17, and 24-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jacobs in view of the USB Specification 2.0, and in further view of Huang.
- 27. Regarding claim 8, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein one or more IDE devices can be disconnected from the system while the system is operating. However, Huang discloses a system, wherein one or more IDE devices can be disconnected from the system while the system is operating (Column 3, Lines 31-34). Therefore it would have been obvious to use

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Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

- 28. Regarding claim 16, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a method, further comprising the steps of disconnecting one or more of the IDE devices from the system while the system is operating. However, Huang discloses a method, wherein one or more IDE devices can be disconnected from the system while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 29. Regarding claim 17, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a method, further comprising the steps of connecting at least one additional IDE device coupled to a corresponding USB-to-IDE bridge, to one of the hubs while the system is operating. Huang discloses a method, further comprising the steps of connecting at least one additional IDE device coupled to a corresponding USB-to-IDE bridge, to one of the hubs while the system is operating(Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 30. Regarding claim 24, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein one or more IDE devices can be disconnected from the system while the system is operating. However, Huang discloses a system, wherein one or more IDE devices can be disconnected from the system while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

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31. Regarding claim 25, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein at least one additional IDE storage device coupled to a corresponding USB-to-IDE bridge, can be connected to one of the hubs while the system is operating. Huang discloses a system wherein at least one additional IDE storage device coupled to a corresponding USB-to-IDE bridge, can be connected to one of the hubs while the system is operating(Column 3, Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.

- 32. Regarding claim 26, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein at least one additional IDE storage device coupled to a corresponding USB-to-IDE bridge and associated hub, can be connected to the USB controller while the system is operating. Huang discloses a system, wherein at least one additional IDE storage device coupled to a corresponding USB-to-IDE bridge and associated hub, can be connected to the USB controller while the system is operating (Column Lines 1-3). Therefore it would have been obvious to use Huang's system of hot plugging in the system of Jacobs, since this would allow devices to be connected and disconnected without turning off the system.
- 33. Regarding claim 27, Jacobs discloses a device being plug and play(Column 3, Line 55). Jacobs does not specifically disclose a system, wherein at least one IDE storage device coupled to a corresponding USB-to-IDE bridge and associated hub, can be disconnected to the USB controller while the system is operating. Huang discloses a system, wherein at least one IDE storage device coupled to a corresponding USB-to-IDE bridge and associated hub, can be disconnected to the USB controller while the system is operating(Column 3, Lines 31-34). Therefore it would have been obvious to use Huang's system of hot plugging in the system of

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Jacobs, since this would allow devices to be connected and disconnected without turning off the

system.

Conclusion

34. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. The cited art further discloses art related to interfacing non-USB devices in a USB

system.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Nimesh G Patel whose telephone number is 703-305-7583. The examiner

can normally be reached on M-F, 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mark H Rinehart can be reached on 703-305-4815. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

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PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nimesh G Patel

Examiner

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MARK H. RINEHART
MARK H. RINEHART
SUPERVISORY PATENT EXAMINITER
TECHNICICS OF CENTER 2100

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June 10, 2004